change or to cancellation by the Commission at any time, upon reasonable notice but without a hearing.

 $[53\ FR\ 28940,\ Aug.\ 1,\ 1988,\ as\ amended\ at\ 58\ FR\ 68062,\ Dec.\ 23,\ 1993]$

§87.29 Partial grant of application.

Whenever the Commission, without a hearing, grants an application in part or with any privileges, terms, or conditions other than those requested, the action will be considered as a grant of the application unless the applicant, within 30 days from the date on which such grant is made, or from its effective date if a later day is specified, files with the Commission a written protest, rejecting the grant as made. Upon receipt of such protest, the Commission will vacate its original action upon the application and, if necessary, set the application for hearing.

§87.31 Changes during license term.

The following table indicates the required action for changes made during the license term:

Type of change	Required action
Mailing address	Written notice to FCC. Gettysburg, PA 17326.
Name of licensee (without change in ownership, control or corporate structure).	Written notice to FCC. Gettysburg, PA 17326.
Transfer of control of a corporation.	Use FCC Form 703.
Assignment of a radio station license (except aircraft station license).	Use FCC Form 1046 and 406.
Addition of transmitting equip- ment on a frequency, fre- quency band or with emis- sion types not authorized on present license.	Use FCC Form 404 (aircraft) Use FCC Form 406 (land). Use FCC Form 480 (C.A.P.).
Addition or replacement of transmitting equipment on a frequency or frequency band with emission types authorized on present license.	None.
Addition of survival craft sta-	None

§87.33 Transfer of aircraft station license prohibited.

An aircraft station license cannot be assigned. If the aircraft ownership is transferred, the previous license must be returned to the Commission. The new owner must file for a new license.

§87.35 Cancellation of license.

When a station permanently discontinues operation, the license must be returned to the Commission, Gettysburg, PA 17326.

§87.37 Developmental license.

This section contains rules about the licensing of developmental operations subject to this part.

- (a) Showing required. Each application for a developmental license must be accompanied by a letter showing that:
- (1) The applicant has an organized plan of development leading to a specific objective;
- (2) A point has been reached in the program where actual transmission by radio is essential:
- (3) The program has reasonable promise of substantial contribution to the use of radio;
- (4) The program will be conducted by qualified personnel;
- (5) The applicant is legally qualified and possesses technical facilities for conduct of the program as proposed;
- (6) The public interest, convenience and necessity will be served by the proposed operation.
- (b) *Signature and statement of understanding.* The showing must be signed by the applicant.
- (c) Assignable frequencies. Developmental stations may be authorized to use frequencies available for the service and class of station proposed. The number of frequencies assigned will depend upon the specific requirements of the developmental program and the number of frequencies available.
- (d) Developmental program. (1) The developmental program as described by the applicant must be substantially followed.
- (2) Where some phases of the developmental program are not covered by the general rules of the Commission and the rules in this part, the Commission may specify supplemental or additional requirements or conditions as considered necessary in the public interest, convenience or necessity.
- (3) The Commission may, from time to time, require a station engaged in developmental work to conduct special